

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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			Washing	ton, D.C. 20231	
SERIAL NUMBER	FILING DATE	Fi	RST NAMED APPLICAN	וד	ATTORNEY DOCKET NO.
07/621	, 988 - 12/0 4	1/90 OPPER	MANN	———Н	CRP-001CP2DV
Г			٦		EXAMINER
				NUTTER	?, N
	R. PITCHER,			ART UNIT	PAPER NUMBER
	HURWITZ, & TE STREET	INIBCHOCI			14
BOSTON	, MA 02109			DATE MAILED:	, , , , , , , , , , , , , , , , , , , ,
	1	EXAMINER INTER	VIEW SUMMARY REC	CORD	06/05/92
All participants (applican	t, applicant's representa	tive, PTO personnel):			
(1) Robin D.	Kelley (att	orney)	(3)		
(2) Nathan M	. Nutter (ex	kaminer)	(4)		
Date of interview	10 April 199	92	-		
Type: Markenhonic	☐ Personal (conv. is ai	ven to	applicant's representati	ive)	
Type: 4 Telephonic		vol. to applicant	applicant 5 topicsentati	,.	
Exhibit shown or demons	stration conducted:	Yes No. If yes,	brief description:		
Agreement 🗖 was reac	hed with respect to some	e or all of the claims in	question. 🔲 was not re	ached.	
Claims discussed:	22				
Identification of prior art	discussed:	none			
		none		· · · · · · · · · · · · · · · · · · ·	
Description of the genera	I nature of what was agr	eed to if an agreement	was reached, or any other o	comments:A	pplicants'
councol	contacted E	vaminer Nutt	er to ascerta	ain the sta	tus of claim 22,
indicate	ed in Paper	No. 11 as ha	aving been wit	thdrawn fro	m consideration.
This inc	lication was	in error as	s shown by the	e original	restriction
requirer	ment of Pape	r No. 9. C	laim 22 is, tl	hus, not wi	thdrawn from
consider (A fuller description, if	ration. necessary, and a copy o	of the amendments, if a		ner agreed would ren	der the claims allowable must be
Unless the paragraphs be	low have been checked IST INCLUDE THE SU	to indicate to the con	trary, A FORMAL WRITT	TEN RESPONSE TO -7 on the reverse side	THE LAST OFFICE ACTION IS of this form). If a response to the tof the substance of the interview.
X It is not necessary	for applicant to provide	a separate record of th	e substance of the interview	w.	

☐ Since the examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the response requirements of the last Office action.

Examiner's Signature







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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOCKET NO.				
07/62	1.988 12/04	1/90 OPPERMANN	H	CRP-001CP2DV				
	D R. PITCHER, , HURWITZ, &		NUTTEF ART UNIT	PAPER NUMBER				
53 ST	ATE STREET N, MA 02109	DATE MAILED						
EXAMINER INTERVIEW SUMMARY RECORD								
All participants (applica	nt, applicant's representat	tive, PTO personnel):		06/05/92				
(1)Robin D.	Kelley (attor	rney) (3)						
(2) Nathan M.	Nutter (exam	niner) (4)						
	1 June 1							
Type: Magnetic Personal (copy is given to applicant applicant's representative). Exhibit shown or demonstration conducted: Yes No. If yes, brief description:								
Agreement 🔀 was reached with respect to some or all of the claims in question.								
Claims discussed: 25 and 26								
Identification of prior art discussed: none								
Description of the general nature of what was agreed to if an agreement was reached, or any other comments: Applicants' counsel								
was contacted to correct the dependencies of claims 25 and 26 since								
claim 21 has been cancelled. This will be done by an Examiner's								
Amendment to the Specification.								

(A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.)

Unless the paragraphs below have been checked to indicate to the contrary, A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW (e.g., items 1-7 on the reverse side of this form). If a response to the last Office action has already been filed, then applicant is given one month from this interview date to provide a statement of the substance of the interview.

11 It is not necessary for applicant to provide a separate record of the substance of the interview.

Since the examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the response requirements of the last Office action.

Examiner's Signature